UNITED STATES BANKRUPTCY COURT FOR THE WESTERN DISTRICT OF KENTUCKY

IN RE:		CASE NO. CHAPTER
Debtor(s)		CHAFTER
	Appellant	A.P. No.
VS		
	Appellee	
	NOTICE O	F APPEAL
entered in this [de	a) or (b) from the judgment, orderscribe type, adversary or bankr	laintiff, defendant or other party] appeals under er, or decree of the bankruptcy judge (describe) uptcy] proceeding on the day of
(month)	(year)	
	s of all parties of the judgment, ephone numbers of their respect	order, or decree appealed from and the names, ive attorneys are as follows:
Dated:		
Sig	gned: Attorney for Appellant (or A	ppellant, if not represented by an Attorney)
Att	torney Name:	
Ad	ldress:	
		
1e	lephone No:	

If a Bankruptcy Appellate Panel Service is authorized to hear this appeal, each party has a right to have the appeal heard by the district court. The appellant may exercise this right only by filing a separate statement of election at the time of the filing of this notice of appeal. Any other party may elect, within the time period provided in 28 U.S.C. § 158(c), to have the appeal heard by the district court.

If a child support creditor or its representative is the appellant, and if the child support creditor or its representative filed the form specified in § 304(g) of the Bankruptcy Reform Act of 1994, no fee is required.